

UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
WASHINGTON, D. C.

(General Sugar Quota Regulations, Series 3)

SUGAR CONSUMPTION REQUIREMENTS AND QUOTAS FOR
THE CALENDAR YEAR 1936

GENERAL SUGAR QUOTA REGULATIONS MADE BY THE SECRETARY
OF AGRICULTURE UNDER THE AGRICULTURAL ADJUSTMENT ACT

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by the Agricultural Adjustment Act, approved May 12, 1933, as amended, I, H. A. WALLACE, Secretary of Agriculture, having due regard to the welfare of domestic producers and to the protection of domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, in order to effectuate the declared policy of the said act, do hereby make, prescribe, publish, and give public notice of these regulations, which shall have the force and effect of law and shall remain in force and effect until amended or superseded by regulations hereafter made by the Secretary of Agriculture.

I

1. It is hereby determined, pursuant to section 8a(2)(A) of the said act, that the consumption requirements of sugar for continental United States for the calendar year of 1936 are 6,434,088 short tons of sugar, raw value. This determination has been made from available statistics of the Department of Agriculture.

II

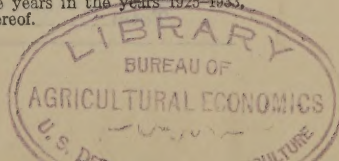
1. It is hereby determined, pursuant to section 8a(1)(A) of the said act, that, for the purpose of establishing quotas for the following sugar producing areas, the most representative three years in the years 1925-1933, inclusive, are as follows:¹

Area:	Years
Cuba.....	1931, 1932 and 1933
Philippine Islands.....	1931, 1932 and 1933
Puerto Rico.....	1931, 1932 and 1933
Territory of Hawaii.....	1930, 1931 and 1932
Virgin Islands.....	1926, 1930 and 1933

III

1. It is hereby determined, pursuant to section 8a(1)(A) of the said act, that the average quantities of sugar from Cuba, the Philippine Islands, Puerto Rico, the Territory of Hawaii, and the Virgin Islands, brought into or imported into continental United States for consumption, or which was actually consumed therein, during the

¹ No sugar from the Canal Zone, American Samoa, and the Island of Guam having been brought into or imported into continental United States for consumption, or actually consumed therein, during the years 1925-1933, inclusive, no determination as to the most representative three years in the years 1925-1933, inclusive, has been made for those areas. See paragraph 2 of section III hereof.



aforesaid most representative three years for each of said areas, are as follows:

Area:	Average quantities in terms of short tons, raw value
Cuba.....	1, 948, 091
Philippine Islands.....	1, 049, 571
Puerto Rico.....	842, 611
Territory of Hawaii.....	989, 726
Virgin Islands.....	5, 536
Total.....	4, 835, 535

2. It is hereby determined, pursuant to section 8a(1)(A) of the said act, that no sugar from the Canal Zone, American Samoa, and the Island of Guam was brought into or imported into continental United States for consumption, or was actually consumed therein, during the years 1925-1933, inclusive.

3. It is hereby determined, pursuant to section 8a(1)(A) of the said act, that the average quantity of sugar from foreign countries other than Cuba brought into or imported into continental United States for consumption, or which was actually consumed therein, during the most representative three years in the years 1925-1933, inclusive, is 26,965 short tons, raw value.

IV

1. There are hereby allotted, pursuant to section 8a(1)(B) of the said act, to continental United States, for the calendar year 1936, out of the aforesaid estimated consumption requirement of 6,434,088 short tons of sugar, raw value, the following quotas:

Area:	Quotas in terms of short tons, raw value
Continental United States Beet Sugar Producing area....	1, 550, 000
The States of Louisiana and Florida.....	260, 000

2. Out of the amount of the aforesaid estimated consumption requirements remaining after deducting the quotas established in paragraph 1 of this section, there are hereby allotted, pursuant to section 8a(1)(A) of the said act, for the calendar year 1936, to sugar producing areas other than continental United States, the following quotas:

Area	"Average quantities" in terms of short tons, raw value	Adjustment in terms of short tons, raw value, by deducting from the respective "average quantities" an amount equal to 4.9030705 per- centum of such average quantities	Quotas in terms of short tons, raw value
Cuba.....	1, 948, 091	95, 516	1, 852, 575
Philippines.....	1, 049, 571	51, 461	998, 110
Puerto Rico.....	842, 611	41, 314	801, 297
Territory of Hawaii.....	989, 726	48, 527	941, 199
Virgin Islands.....	5, 536	272	5, 264
Canal Zone.....			
American Samoa.....			
Island of Guam.....			
Foreign countries other than Cuba.....	26, 965	1, 322	25, 643
Total.....	4, 862, 500	238, 412	4, 624, 088

3. Out of the 25,643 short tons of sugar, raw value, established as the quota for foreign countries other than Cuba, there is hereby allotted, pursuant to section 8a (1) (A) of the said act, for the calendar year 1936, to the countries named below, the quantity set opposite the name of each:

Country:	Quotas in pounds	Country—Continued.	Quotas in pounds
Argentina-----	14, 577	Haiti, Republic of---	921, 614
Australia-----	204	Honduras-----	3, 432, 568
Belgium-----	294, 308	Italy-----	1, 751
Brazil-----	1, 197	Japan-----	4, 009
British Malaya-----	26	Mexico-----	6, 031, 877
Canada-----	564, 205	Netherlands-----	217, 865
China and Hong Kong-----	288, 114	Nicaragua-----	10, 221, 004
Colombia-----	267	Peru-----	11, 114, 100
Costa Rica-----	20, 597	Salvador-----	8, 208, 542
Czechoslovakia-----	263, 302	United Kingdom----	350, 667
Dominican Republic--	6, 668, 480	Venezuela-----	290, 002
Dutch East Indies---	211, 384		
Dutch West Indies---	6	Sub-total-----	49, 455, 860
France-----	175	Unallotted reserve---	1, 830, 140
Germany-----	117		
Guatemala-----	334, 902	Total-----	51, 286, 000

The difference between the 25,643.00 short tons of sugar, raw value, and the quotas allotted in this paragraph, to-wit 24,727.93 short tons of sugar, raw value, represents a reserve of 915.07 short tons of sugar, raw value, for further allotment to foreign countries other than Cuba.

V

It is hereby determined, pursuant to section 8a(1) (A) of the said act:

1. That of the years 1931, 1932, and 1933, the year for each of the following listed areas during which the greatest quantity of direct-consumption sugar was brought into or imported into continental United States for consumption, or which was actually consumed therein, and the quantity of such sugar so brought into or imported into continental United States during such year, are as follows:

Area	Year	Quantities in terms of short tons, raw value
Philippine Islands-----	1933	80, 214
Puerto Rico-----	1933	126, 033
Canal Zone-----		
American Samoa-----		
Island of Guam-----		
Territory of Hawaii-----	1933	29, 616
Virgin Islands-----		

2. That 22 percent of the quota established for Cuba for the calendar year 1936, as determined in paragraph 2 of section IV hereof, is 407,567 short tons, raw value.

3. That the quotas fixed in section IV hereof for the following listed areas may be filled by shipments of direct-consumption sugar (as

defined in the said act) not in excess of the following amount for each such area:

Area:	Amounts of direct-con- sumption sugar, in terms of short tons, raw value
Cuba.....	407, 567
Philippine Islands.....	80, 214
Puerto Rico.....	126, 033
Territory of Hawaii.....	29, 616
Virgin Islands.....	-----
Canal Zone.....	-----
American Samoa.....	-----
Island of Guam.....	-----

VI

1. For the calendar year 1936, processors, persons engaged in the handling of sugar, and others, are hereby forbidden, pursuant to section 8a(1)(A) of the said act, from importing into continental United States for consumption, or which shall be consumed, therein, and/or from transporting to, or receiving in, continental United States for consumption therein, and/or from processing in any area to which the said act is and/or has been made applicable, for consumption in continental United States, any sugar from any area, except "Foreign countries other than Cuba", listed in paragraph 2 of section IV and in paragraph 3 of section V, in excess of the respective amounts indicated for each such area in said paragraph 2 of section IV and in said paragraph 3 of section V.

2. For the calendar year 1936, processors, persons engaged in the handling of sugar, and others, are hereby forbidden, pursuant to section 8a(1)(A) of the said act, from importing into continental United States for consumption, or which shall be consumed, therein, and/or from transporting to, or receiving in, continental United States for consumption therein, and/or for processing in any area to which the said act is and/or has been made applicable, for consumption in continental United States, any sugar from any area listed in paragraph 3 of section IV hereof, in excess of the respective amounts indicated for each such area in said paragraph 3 of section IV.

3. For the calendar year 1936, processors, persons engaged in the handling of sugar, and others, are hereby forbidden from processing or marketing in continental United States any sugar imported into, transported to, or received in continental United States or processed outside of continental United States in violation of paragraphs 1 and 2 of this section.

4. For the calendar year 1936, processors, persons engaged in the handling of sugar, and others, are hereby forbidden, pursuant to section 8a(1)(B) of the said act, from marketing in, or in the current of, or so as directly to burden, obstruct, or affect interstate and foreign commerce, sugar manufactured from sugar beets and/or sugarcane, produced in the continental United States beet-sugar-producing area in excess of the quota of 1,550,000 short tons, raw value, fixed by paragraph 1 of section IV hereof, or sugar manufactured from sugarcane and/or sugar beets produced in the States of Louisiana and Florida in excess of the quota of 260,000 short tons, raw value, fixed by paragraph 1 of section IV hereof.

VII

1. In translating any sugar into terms of raw value for purposes of quota measurements, there shall be used the formula and tables of conversion factors established in applicable regulations,² issued pursuant to the said act.

2. The term "sugar" as used in these regulations does not include edible molasses, sugar sirup, refiners' sirup, invert sirup, sirup of cane juice, and sugar mixtures, for use as such and not for the extraction of sugar.

3. The terms "edible molasses," "sugar sirup," "refiners' sirup," "invert sirup," "sirup of cane juice," and "sugar mixtures" as used in these regulations shall have the meanings assigned to them in the definitions established by applicable regulations² issued pursuant to the said act.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the official seal of the Department of Agriculture to be affixed in the District of Columbia, City of Washington, this 28th day of December, 1935.

H a w a l l a c e

Secretary of Agriculture.

² As of the date of the issuance of these regulations the "applicable regulations" are Sugar Regulations Series I, No. 1, issued February, 1935.

UNITED STATES DEPARTMENT OF AGRICULTURE

AGRICULTURAL ADJUSTMENT ADMINISTRATION

WASHINGTON, D. C.

(General Sugar Quota Regulations, Series 3, Revision 1)

SUGAR CONSUMPTION REQUIREMENTS AND QUOTAS
FOR THE CALENDAR YEAR 1936GENERAL SUGAR QUOTA REGULATIONS MADE BY THE SECRETARY
OF AGRICULTURE UNDER THE AGRICULTURAL ADJUSTMENT ACTUNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by the Agricultural Adjustment Act, approved May 12, 1933, as amended, I, H. A. WALLACE, Secretary of Agriculture, having due regard to the welfare of domestic producers and to the protection of domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, in order to effectuate the declared policy of the said act, do hereby make, prescribe, publish, and give public notice of these regulations (constituting a revision of and superseding General Sugar Quota Regulations, Series 3, No. 1), which shall have the force and effect of law and shall remain in force and effect until amended or superseded by regulations hereafter made by the Secretary of Agriculture.

I

1. It is hereby determined, pursuant to section 8a(2)(A) of the said act, that the consumption requirements for continental United States for the calendar year of 1936 are 6,609,625 short tons of sugar, raw value. This determination has been made from available statistics of the Department of Agriculture.

II

1. It is hereby determined, pursuant to section 8a(1)(A) of the said act, that, for the purpose of establishing quotas for the following sugar producing areas, the most representative three years in the years 1925-1933, inclusive, are as follows:¹

Area:	Years
Territory of Hawaii.....	1930, 1931 and 1932
Puerto Rico.....	1931, 1932 and 1933
Philippine Islands.....	1931, 1932 and 1933
Virgin Islands.....	1929, 1930 and 1933
Cuba.....	1931, 1932 and 1933

¹ No sugar from the Canal Zone, American Samoa, and the Island of Guam having been brought into or imported into continental United States for consumption, or actually consumed therein, during the years 1925-1933, inclusive, no determination as to the most representative three years in the years 1925-1933, inclusive, has been made for those areas. See paragraph 2 of section III hereof.

III

1. It is hereby determined, pursuant to section 8a (1) (A) of the said act, that the average quantities of sugar from the Territory of Hawaii, Puerto Rico, the Philippine Islands, the Virgin Islands, and Cuba brought into or imported into continental United States for consumption, or which was actually consumed therein, during the aforesaid most representative three years for each of said areas, are as follows:

Area:	Average quantities in terms of short tons, raw value
Territory of Hawaii-----	989, 726
Puerto Rico-----	842, 611
Philippine Islands-----	1, 049, 571
Virgin Islands-----	5, 536
Cuba-----	1, 948, 091
Total-----	4, 835, 535

2. It is hereby determined, pursuant to section 8a (1) (A) of the said act, that no sugar from the Canal Zone, American Samoa, and the Island of Guam was brought into or imported into continental United States for consumption, or was actually consumed therein, during the years 1925-33, inclusive.

3. It is hereby determined, pursuant to section 8a(1)(A) of the said act, that the average quantity of sugar from foreign countries other than Cuba brought into or imported into continental United States for consumption, or which was actually consumed therein, during the most representative three years in the years 1925-33, inclusive, is 26,965 short tons, raw value.

4. It is hereby determined, pursuant to section 8a(2)(B) of the said act, that 30% of the amount by which the aforesaid consumption requirements of 6,609,625 short tons of sugar, raw value, exceed 6,452,000 short tons of sugar, raw value, specified in section 8a(2)(B) of the said act, is 47,287 short tons of sugar, raw value, representing that portion of the increase in the aforesaid consumption requirements hereinafter allotted to the continental United States, and that the balance of 70% of such amount is 110,338 short tons of sugar, raw value, representing that portion of the said increase in the aforesaid consumption requirements hereinafter allotted to sugar producing areas other than the continental United States.

5. It is hereby determined, pursuant to section 8a(2)(B) of the said act, that the difference between 6,452,000 short tons of sugar, raw value, specified in section 8a (2) (B) of the said act and the consumption requirements of 6,434,088 short tons of sugar, raw value, established in General Sugar Quota Regulations, Series 3, No. 1, is 17,912 short tons of sugar, raw value, representing the quantity hereinafter allotted to all sugar producing areas in proportion to the quotas established for such areas in General Sugar Quota Regulations, Series 3, No. 1.

6. It is hereby determined, pursuant to section 8a(2)(D) of the said act, that for the calendar year 1936, the continental United States Beet Sugar Producing area will be unable, by an amount of 207,821 short tons of sugar, raw value, to produce and deliver the quota established for that area in General Sugar Quota Regulations, Series 3, No. 1, pursuant to section 8a (1)(B) of the said act.

IV

1. There are hereby allotted, pursuant to section 8a (1) (B) of the said act, to the continental United States, for the calendar year 1936, out of the aforesaid consumption requirements of 6,609,625 short tons of sugar, raw value, the following quantities:

Area:	In terms of short tons, raw value
Continental United States Beet Sugar Producing area-----	1,550,000
The States of Louisiana & Florida-----	260,000

2. There is hereby allotted, pursuant to the determinations made in paragraphs 4 and 6 of section III hereof and to section 8a (2) (B) of the said act, to the States of Louisiana and Florida, for the calendar year 1936, out of the aforesaid estimated consumption requirements of 6,609,625 short tons of sugar, raw value, 47,287 short tons of sugar, raw value, representing 30% of the amount by which the aforesaid consumption requirements of 6,609,625 short tons of sugar, raw value, exceed 6,452,000 short tons of sugar, raw value, specified in section 8a (2) (B) of the said act.

3. There is hereby allotted, pursuant to the determination made in paragraph 5 of section III hereof and to section 8a (2) (B) of the said act, to the States of Louisiana and Florida,² for the calendar year 1936, out of the aforesaid consumption requirements of 6,609,625 short tons of sugar, raw value, 724 tons of sugar, raw value, representing a pro rata share of the difference between 6,452,000 short tons of sugar, raw value, specified in section 8a (2) (B) of the said act and the consumption requirements of 6,434,088 short tons of sugar, raw value, established in General Sugar Quota Regulations, Series 3, No. 1.

4. There are hereby allotted, pursuant to section 8a (2) (B) of the said act, for the calendar year 1936, out of the aforesaid consumption requirements of 6,609,625 short tons of sugar, raw value, to sugar producing areas other than the continental United States, the following increases in quotas:

	1936 Quotas As Established in G. S. Q. R. Series 3, No. 1	Increases in Quota		
		Allotment 70% of 157,625 tons	Pro rata Allotment of 17,912 tons	Total
Territory of Hawaii-----	941,199	22,459	2,620	25,079
Puerto Rico-----	801,297	19,120	2,231	21,351
Philippines-----	998,110	23,816	2,779	26,595
Virgin Islands-----	5,264	126	15	141
Cuba-----	1,852,575	44,205	5,157	49,362
Other foreign countries-----	25,643	612	71	683
Total-----	4,624,088	110,338	12,873	123,211

5. There are hereby allotted, pursuant to section 8a (2) (D) of the said act, to sugar producing areas other than the Continental United States Beet Sugar Producing area, for the calendar year 1936, out

² In view of the determination made in paragraph 6 of the section III, the pro rata share which would otherwise go to the continental United States Beet Sugar Producing area is allotted as a deficiency under paragraph 5 of section IV.

of the deficiency of 207,821 short tons of sugar, raw value, determined in paragraph 6 of section III hereof and of the amount of 4,315 short tons of sugar, raw value, which would be allotted to the Continental United States Beet Sugar Producing area, pursuant to the determination made in paragraph 5 of section III hereof and to section 8a (2) (B) of the said act, but for the determination made in the said paragraph 6 of section III,² the following quantities:

	In terms of short tons, raw value
The States of Louisiana & Florida.....	11, 293
Territory of Hawaii.....	40, 880
Puerto Rico.....	34, 804
Philippines.....	43, 352
Virgin Islands.....	229
Cuba.....	80, 464
Other foreign countries.....	1, 114
Total.....	212, 136

6. There are hereby allotted, pursuant to paragraphs 1, 2, 3, 4, and 5 of this section and the provisions of the said act referred to therein, the following quotas:

	Quotas in Terms of Short Tons, Raw value
Continental United States Beet Sugar Producing area.....	1, 550, 000
The States of Louisiana & Florida.....	319, 304
Territory of Hawaii.....	1, 007, 158
Puerto Rico.....	857, 452
Philippines.....	1, 068, 057
Virgin Islands.....	5, 634
Cuba.....	1, 982, 401
Foreign Countries Other than Cuba.....	27, 440
Canal Zone.....	
American Samoa.....	
Island of Guam.....	

7. Out of the 27,440 short tons of sugar, raw value, established as the quota for foreign countries other than Cuba, there is hereby allotted, pursuant to sections 8a(1) (A), 8a(2) (B), and 8a(2) (D) of the said act, for the calendar year 1936, to the countries named below, the quantity set opposite the name of each:

Country:	Quotas in pounds	Country—Continued.	Quotas in pounds
Argentina.....	14, 577	Haiti, Republic of.....	921, 614
Australia.....	204	Honduras.....	3, 432, 568
Belgium.....	294, 308	Italy.....	1, 751
Brazil.....	1, 197	Japan.....	4, 009
British Malaya.....	26	Mexico.....	6, 031, 877
Canada.....	564, 205	Netherlands.....	217, 865
China and Hongkong.....	288, 114	Nicaragua.....	10, 221, 004
Colombia.....	267	Peru.....	11, 114, 100
Costa Rica.....	20, 597	Salvador.....	8, 208, 542
Czechoslovakia.....	263, 302	United Kingdom.....	350, 667
Dominican Republic.....	6, 668, 480	Venezuela.....	290, 002
Dutch East Indies.....	211, 384		
Dutch West Indies.....	6	Sub-total.....	49, 455, 860
France.....	175	Unallotted reserve.....	5, 424, 140
Germany.....	117		
Guatemala.....	334, 902	Total.....	54, 880, 000

The difference between the 27,440 short tons of sugar, raw value, and the quotas allotted in this paragraph, to-wit, 24,727.93 short tons

² See footnote 2 on page 3.

of sugar, raw value, represents a reserve of 2,712 short tons of sugar, raw value, for further allotment to foreign countries other than Cuba.

V

It is hereby determined, pursuant to section 8a (1) (A) of the said act:

1. That of the years 1931, 1932, and 1933, the year for each of the following listed areas during which the greatest quantity of direct-consumption sugar was brought into or imported into continental United States for consumption, or which was actually consumed therein, and the quantity of such sugar so brought into or imported into continental United States during such year are as follows:

	Year	Quantities in terms of short tons, raw value
Territory of Hawaii.....	1933	29, 616
Puerto Rico.....	1933	126, 033
Philippines.....	1933	80, 214
Virgin Islands.....		
Canal Zone.....		
American Samoa.....		
Island of Guam.....		

2. That 22 per cent of the quota established for Cuba for the calendar year 1936, as determined in paragraph 6 of section IV hereof, is 436,128 short tons of sugar, raw value.

3. That the quotas fixed in section IV hereof for the following listed areas may be filled by shipments of direct-consumption sugar (as defined in the said act) not in excess of the following amount for each such area:

Area:	Amounts of direct-consumption sugar in terms of short tons, raw value
Territory of Hawaii.....	29, 616
Puerto Rico.....	126, 033
Philippines.....	80, 214
Virgin Islands.....	
Cuba.....	436, 128
Canal Zone.....	
American Samoa.....	
Island of Guam.....	

VI

1. For the calendar year 1936, processors, persons engaged in the handling of sugar, and others, are hereby forbidden, pursuant to section 8a (1) (A) of the said act, from importing into continental United States for consumption, or which shall be consumed, therein, and/or from transporting to, or receiving in, continental United States for consumption therein, and/or from processing in any area to which the said act is and/or has been made applicable, for consumption in continental United States, any sugar from any area, except "Continental United States Beet Sugar Producing area", "The States of Louisiana and Florida", and "Foreign Countries

other than Cuba", listed in paragraph 6 of section IV and in paragraph 3 of section V, in excess of the respective amounts indicated for each such area in said paragraph 6 of section IV and in said paragraph 3 of section V.

2. For the calendar year 1936, processors, persons engaged in the handling of sugar, and others, are hereby forbidden pursuant to section 8a(1)(A) of the said act, from importing into continental United States for consumption, or which shall be consumed, therein, and/or from transporting to, or receiving in, continental United States for consumption therein, and/or for processing in any area to which the said act is and/or has been made applicable, for consumption in continental United States, any sugar from any area listed in paragraph 7 of section IV hereof, in excess of the respective amounts indicated for each such area in said paragraph 7 of section IV.

3. For the calendar year, 1936, processors, persons engaged in the handling of sugar, and others, are hereby forbidden from processing or marketing in continental United States any sugar imported into, transported to, or received in continental United States or processed outside of continental United States in violation of paragraphs 1 and 2 of this section.

4. For the calendar year 1936, processors, persons engaged in the handling of sugar, and others, are hereby forbidden, pursuant to section 8a(1)(B) of the said act, from marketing in, or in the current of, or so as directly to burden, obstruct, or affect interstate and foreign commerce, sugar manufactured from sugar beets and/or sugarcane, produced in the continental United States in excess of the quotas fixed by paragraph 6 of section IV.

VII

1. In translating any sugar into terms of raw value for purposes of quota measurements, there shall be used the formula and tables of conversion factors established in Sugar Regulations, Series 1, No. 1, issued February, 1935.

2. The term "sugar," as used in these regulations does not include edible molasses, sugar sirup, refiners' sirup, invert sirup, sirup of cane juice, and sugar mixtures, for use as such and not for the extraction of sugar.

3. The terms "edible molasses," "sugar sirup," "refiners' sirup," "invert sirup," "sirup of cane juice," and "sugar mixtures" as used in these regulations shall have the meanings assigned to them in the definitions established by Sugar Regulations, Series 1, No. 1, issued February, 1935.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the official seal of the Department of Agriculture to be affixed in the District of Columbia, City of Washington, this 10th day of April, 1936.

Hawallace

Secretary of Agriculture.

UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
WASHINGTON, D. C.

(General Sugar Quota Regulations, Series 3, Revision 2)

**SUGAR CONSUMPTION REQUIREMENTS AND QUOTAS
FOR THE CALENDAR YEAR 1936**

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by Public Resolution No. 109, 74th Congress, approved June 19, 1936, and by the Agricultural Adjustment Act, approved May 12, 1933, as amended, (hereinafter referred to as the "act") I, M. L. WILSON, Acting Secretary of Agriculture, in order to regulate commerce with Cuba and other foreign countries, among the several States, with the Territories and possessions of the United States and the Commonwealth of the Philippine Islands, with respect to sugar, having due regard to the welfare of domestic producers and to the protection of domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, do hereby make, prescribe, publish, and give public notice of these regulations (superseding General Sugar Quota Regulations, Series 3, Revision 1, and General Sugar Quota Regulations, Series 3, Revision 1, Supplement 1), which shall have the force and effect of law and shall remain in force and effect until amended or superseded by regulations hereafter made by the Secretary of Agriculture.

I

The consumption requirements of sugar for the continental United States for the calendar year 1936, established pursuant to the said Public Resolution No. 109, are 6,434,088 short tons of sugar, raw value, being that amount initially established by the Secretary of Agriculture for the calendar year 1936 in General Sugar Quota Regulations, Series 3, No. 1, issued December 28, 1935.

II

1. It is hereby determined, pursuant to section 8a (2) (A) of the said act, that the said consumption requirements of 6,434,088 short tons of sugar, set forth in section 1 hereof, should be, and they are hereby, adjusted by increasing the said amount by 378,599 short tons of sugar, raw value, in order to meet the actual requirements of the consumer for the continental United States for the calendar year 1936.

2. It is hereby determined, pursuant to section 8a (2) (B) of the said act, that 30 percent of the amount by which the aforesaid consumption requirements, as adjusted, exceed 6,452,000 short tons of sugar, raw value, specified in section 8a (2) (B) of the said act, is 108,206 short tons of sugar, raw value, representing that portion of the aforesaid consumption requirements hereinafter allotted to the continental United States, and the balance of 70 percent of such amount is 252,481 short tons of sugar, raw value, representing that portion of the aforesaid consumption requirements hereinafter allotted to sugar producing areas other than the continental United States.

3. It is hereby determined, pursuant to section 8a (2) (B) of the said act, that the difference between 6,452,000 short tons of sugar, raw value, specified in section 8a (2) (B) of the said act, and the consumption requirements of 6,434,088 short tons of sugar, raw value, established by the said Public Resolution No. 109, is 17,912 short tons of sugar, raw value, representing the quantity hereinafter allotted to all sugar producing areas in proportion to the quotas established for such areas by the said Public Resolution No. 109, as set forth in General Sugar Quota Regulations, Series 3, No. 1.

4. It is hereby determined, pursuant to section 8a (2) (D) of the said act, that for the calendar year 1936 the continental United States Beet Sugar Producing area will be unable by an amount of 207,821 short tons of sugar, raw value, to produce and deliver the quota established for that area by the said Public Resolution No. 109, as set forth in General Sugar Quota Regulations, Series 3, No. 1.

III

1. There are hereby allotted, pursuant to the said Public Resolution No. 109 and to section 8a (1) (B) of the said act, to the continental United States, for the calendar year 1936, out of the aforesaid consumption requirements, as adjusted, the following quantities:

	<i>In Terms of Short Tons, Raw Value</i>
Continental United States Beet Sugar Producing Area-----	1,550,000
The States of Louisiana and Florida-----	260,000

2. There is hereby allotted, pursuant to the determinations made in paragraphs 2 and 4 of section II hereof and to section 8a (2) (B) of the said act, to the States of Louisiana and Florida for the calendar year 1936, out of the aforesaid consumption requirements, as adjusted, 108,206 short tons of sugar, raw value, representing 30 percent of the amount by which the aforesaid consumption requirements, as adjusted, exceed 6,452,000 short tons of sugar, raw value, specified in section 8a (2) (B) of the said act.

3. There is hereby allotted, pursuant to the determination made in paragraph 3 of section II hereof and to section 8a (2) (B) of the said act, to the States of Louisiana and Florida,¹ for the calendar year 1936, out of the aforesaid consumption requirements, as adjusted, 724 short tons of sugar, raw value, representing a pro rata share of the difference between 6,452,000 short tons of sugar, raw

¹ In view of the determination made in paragraph 4 of section II, the pro rata share which would otherwise go to the Continental United States Beet Sugar Producing area is allotted as a deficiency under paragraph 4 of section III.

value, specified in section 8a (2) (B) of the said act, and the consumption requirements of 6,434,088 short tons of sugar, raw value, established by the said Public Resolution No. 109.

4. There are hereby allotted, pursuant to section 8a (2) (D) of the said act, to sugar producing areas other than the Continental United States Beet Sugar Producing area, for the calendar year 1936, out of the deficiency of 207,821 short tons of sugar, raw value, determined in paragraph 4 of section II hereof, and of the amount of 4,315 short tons of sugar, raw value, which would be allotted to the Continental United States Beet Sugar Producing area, pursuant to the determination made in paragraph 3 of section II hereof and to section 8a (2) (B) of the said act, but for the determination made in the said paragraph 4 of section II,² the following quantities:

	<i>In terms of short tons, raw value</i>
The States of Louisiana and Florida	11, 293
Territory of Hawaii	40, 880
Puerto Rico	34, 804
Philippines	43, 352
Virgin Islands	229
Cuba	80, 464
Other foreign countries	1, 114
Total	212, 136

5. There are hereby allotted, pursuant to paragraphs 1, 2, 3, and 4 of this section, and to the provisions of the said act and the said Public Resolution No. 109, referred to therein, the following quotas:

	<i>Quotas in terms of short tons, raw value</i>
Continental United States Beet Sugar Producing area	1, 550, 000
The States of Louisiana and Florida	380, 223
Territory of Hawaii	1, 036, 090
Puerto Rico	882, 084
Philippines	1, 098, 738
Virgin Islands	5, 796
Cuba	2, 039, 349
Foreign countries other than Cuba	28, 228

6. Out of the 28,228 short tons of sugar, raw value, established as the quota for foreign countries other than Cuba, there is hereby allotted, pursuant to the said Public Resolution No. 109 and to sections 8a (1) (A), 8a (2) (B), and 8a (2) (D) of the said act, for the calendar year 1936, to the countries named below, the quantity set opposite the name of each:

<i>Country</i>	<i>Quotas in pounds</i>
Argentina	14, 577
Australia	204
Belgium	294, 308
Brazil	1, 197
British Malaya	26
Canada	564, 205
China and Hongkong	288, 114
Colombia	267
Costa Rica	20, 597
Czechoslovakia	263, 302

² See footnote 1.

	<i>Quotas in pounds</i>
Dominican Republic.....	6, 668, 480
Dutch East Indies.....	211, 384
Dutch West Indies.....	6
France.....	175
Germany.....	117
Guatemala.....	334, 902
Haiti, Republic of.....	921, 614
Honduras.....	3, 432, 568
Italy.....	1, 751
Japan.....	4, 009
Mexico.....	6, 031, 877
Netherlands.....	217, 865
Nicaragua.....	10, 221, 004
Peru.....	11, 114, 100
Salvador.....	8, 208, 542
United Kingdom.....	350, 667
Venezuela.....	290, 002
Sub-total.....	49, 455, 860
Unallotted reserve.....	7, 000, 140
Total.....	56, 456, 000

The difference between the 28,228 short tons of sugar, raw value, and the quotas allotted in this paragraph, to wit, 24,727.93 short tons of sugar, raw value, represents a reserve of 3,500.07 short tons of sugar, raw value, for further allotment to foreign countries other than Cuba.

IV

It is hereby determined, pursuant to the said Public Resolution No. 109 and to section 8a (1) (A) of the said act:

1. That 22 percent of the quota established for Cuba for the calendar year 1936, as determined in paragraph 5 of section III hereof, is 448,657 short tons of sugar, raw value.

2. That the quotas fixed in section III hereof for the following listed areas may be filled by shipments of direct-consumption sugar not in excess of the following amount for each such area:

	<i>Amounts of direct-consumption sugar in terms of short tons, raw value</i>
Territory of Hawaii.....	29, 616
Puerto Rico.....	126, 033
Philippines.....	80, 214
Cuba.....	448, 657

V

1. For the calendar year 1936, processors, persons engaged in the handling of sugar, and others, are hereby forbidden, pursuant to section 8a (1) (A) of the said act, from importing into continental United States for consumption, or which shall be consumed therein, and/or from transporting to, or receiving in, continental United States for consumption therein, and/or from processing in any area to which the said act is and/or has been made applicable, for consumption in continental United States, any sugar from any area, except "Continental United States Beet Sugar Producing area", "The States of Louisiana and Florida", and "Foreign Countries other than Cuba", listed in paragraph 5 of section III and in paragraph 2 of

section IV, in excess of the respective amounts indicated for each such area in the said paragraph 5 of section III and in the said paragraph 2 of section IV.

2. For the calendar year 1936, processors, persons engaged in the handling of sugar, and others, are hereby forbidden, pursuant to section 8a (1) (A) of the said act, from importing into continental United States for consumption, or which shall be consumed therein, and/or from transporting to, or receiving in, continental United States for consumption therein, and/or for processing in any area to which the said act is and/or has been made applicable, for consumption in continental United States, any sugar from any area listed in paragraph 6 of section III hereof, in excess of the respective amounts indicated for each such area in the said paragraph 6 of section III.

3. For the calendar year 1936, processors, persons engaged in the handling of sugar, and others, are hereby forbidden from processing or marketing in continental United States any sugar imported into, transported to, or received in continental United States or processed outside of continental United States in violation of paragraphs 1 and 2 of this section.

4. For the calendar year 1936, processors, persons engaged in the handling of sugar, and others are hereby forbidden, pursuant to section 8a (1) (B) of the said act, from marketing in, or in the current of, or so as directly to burden, obstruct, or affect interstate and foreign commerce, sugar manufactured from sugar beets and/or sugarcane, produced in the continental United States in excess of the quotas fixed by paragraph 5 of section III.

VI

1. In translating any sugar into terms of raw value for purposes of quota measurements, there shall be used the formula and tables of conversion factors established in Sugar Regulations, Series 1, No. 1, issued February 1935.

2. The term "sugar" as used in these regulations does not include edible molasses, sugar sirup, refiners' sirup, invert sirup, sirup of cane juice, and sugar mixtures, for use as such and not for the extraction of sugar.

3. The terms "edible molasses", "sugar sirup", "refiners' sirup", "invert sirup", "sirup of cane juice", and "sugar mixtures" as used in these regulations shall have the meanings assigned to them in the definitions established by Sugar Regulations, Series 1, No. 1, issued February 1935.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the official seal of the Department of Agriculture to be affixed in the District of Columbia, city of Washington, this 2nd day of July, 1936.

M. L. Wilson
Acting Secretary of Agriculture.

UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
WASHINGTON, D. C.

(General Sugar Quota Regulations, Series 3, Revision 2, Supplement 1)
**ADJUSTMENT IN QUOTAS FOR THE CALENDAR YEAR
1936**

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by Public Resolution No. 109, approved June 19, 1936, and by the Agricultural Adjustment Act, approved May 12, 1933, as amended, (hereinafter referred to as the "act"), I, R. G. TUGWELL, Acting Secretary of Agriculture, in order to regulate commerce with Cuba and other foreign countries, among the several States, with the Territories and possessions of the United States, and the Commonwealth of the Philippine Islands, with respect to sugar, having due regard to the welfare of domestic producers and to the protection of domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, do hereby make, prescribe, publish and give public notice of these regulations (constituting a supplement to General Sugar Quota Regulations, Series 3, Revision 2), which shall have the force and effect of law and shall remain in force and effect until amended or superseded by regulations hereafter made by the Secretary of Agriculture.

1. It is hereby determined, pursuant to Section 8a(2)(D) of the said act, that for the calendar year 1936 the Philippine Islands will be unable by an amount of 97,909 short tons of sugar, raw value, to produce and deliver the quota established for that area in General Sugar Quota Regulations, Series 3, Revision 2, issued July 2, 1936.

2. There are hereby allotted, pursuant to the determination made in paragraph 1 hereof and to Section 8a(2)(D) of the said act, to sugar producing areas other than the Philippine Islands,¹ the following additional quotas:

Area	Additional quotas in terms of short tons, raw value
The States of Louisiana and Florida.....	8, 515
Territory of Hawaii.....	23, 204
Puerto Rico.....	19, 755
Virgin Islands.....	130
Cuba.....	45, 673
Foreign countries other than Cuba ²	632

¹ In view of the determination made in paragraph 4, section II, of General Sugar Quota Regulations, Series 3, Revision 2, the allotment which would otherwise be made to the Continental United States Beet Sugar Producing area is prorated among the areas listed in paragraph 2 hereof.

² The additional quota of 632 tons of sugar, raw value, established in paragraph 2 hereof for "Foreign countries other than Cuba" shall represent an additional reserve for further allotment to such countries.

3. It is hereby determined, pursuant to the said Public Resolution No. 109 and to Section 8a(1)(A) of the said act, that the additional quota fixed in paragraph 2 hereof for Cuba may be filled by shipments of direct-consumption sugar not in excess of 10,048 short tons, raw value.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the official seal of the Department of Agriculture to be affixed in the District of Columbia, City of Washington, this 28th day of July 1936.

R. G. Tugwell

Acting Secretary of Agriculture.

UNITED STATES DEPARTMENT OF AGRICULTURE

AGRICULTURAL ADJUSTMENT ADMINISTRATION

WASHINGTON, D. C.

(General Sugar Quota Regulations, Series 3, Revision 2, Supplement 2)

**ADJUSTMENT IN ALLOTMENTS OF THE QUOTAS FOR
FOREIGN COUNTRIES OTHER THAN CUBA FOR THE
CALENDAR YEAR 1936**

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by Public Resolution No. 109, approved June 19, 1936, and by the Agricultural Adjustment Act, approved May 12, 1933, as amended (hereinafter referred to as the "act"), I, M. L. WILSON, Acting Secretary of Agriculture, in order to regulate commerce with Cuba and other foreign countries, among the several States, with the Territories and possessions of the United States, and with the Commonwealth of the Philippine Islands, with respect to sugar, having due regard to the welfare of domestic producers and to the protection of domestic consumers and to a just relationship between the price received by domestic producers and the price paid by domestic consumers, do hereby make, prescribe, publish and give public notice of these regulations (constituting a supplement to General Sugar Quota Regulations, Series 3, Revision 2), which shall have the force and effect of law and shall remain in force and effect until amended or superseded by regulations hereafter made by the Secretary of Agriculture.

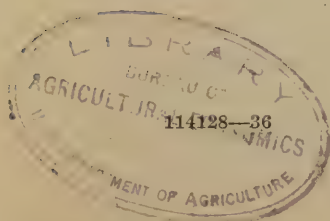
1. It is hereby determined, pursuant to Section 8a (1) (A) of the said act, that for the calendar year 1936 Argentine, Australia, Brazil, British Malaya, Columbia, Dutch West Indies, France, Germany, Honduras, Italy, Japan, Salvador, Venezuela, Nicaragua and Mexico will be unable, by an amount of 25,154,478 pounds of sugar, raw value, to deliver the quantity of sugar allotted to each of such countries in General Sugar Quota Regulations, Series 3, Revision 2, issued July 2, 1936.

2. The said quantity of 25,154,478 pounds of sugar, raw value, represents a reserve for further allotment to other foreign countries other than Cuba in order of priority of arrival of the sugar in the continental United States.



IN TESTIMONY WHEREOF, I, M. L. WILSON, Acting Secretary of Agriculture, have hereunto set my hand and caused the official seal of the Department of Agriculture to be affixed in the city of Washington, District of Columbia, this 5th day of December 1936.

M. L. Wilson
Acting Secretary.



★ JAN 25 1937 ★

U. S. Department of Agriculture

UNITED STATES DEPARTMENT OF AGRICULTURE

AGRICULTURAL ADJUSTMENT ADMINISTRATION

WASHINGTON, D. C.

(General Sugar Quota Regulations, Series 3, Revision 2, Supplement 3)

ADJUSTMENT IN QUOTAS FOR THE CALENDAR YEAR
1936UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by Public Resolution No. 109, approved June 19, 1936, and by the Agricultural Adjustment Act, approved May 12, 1933, as amended, (hereinafter referred to as the "act"), I, H. A. WALLACE, Secretary of Agriculture, in order to regulate commerce with Cuba and other foreign countries, among the several States, with the Territories and possessions of the United States, and the Commonwealth of the Philippine Islands, with respect to sugar, having due regard to the welfare of domestic producers and to the protection of domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, do hereby make, prescribe, publish and give public notice of these regulations (constituting a supplement to General Sugar Quota Regulations, Series 3, Revision 2), which shall have the force and effect of law and shall remain in force and effect until amended or superseded by regulations hereafter made by the Secretary of Agriculture.

1. It is hereby determined, pursuant to Section 8a (2) (D) of the said act, that for the calendar year 1936 the Territory of Hawaii will be unable by an amount of 26,482 short tons of sugar, raw value, to produce and deliver the quota established for that area in General Sugar Quota Regulations, Series 3, Revision 2, issued July 2, 1936.

2. There are hereby allotted, pursuant to the determination made in paragraph 1 hereof and to Section 8a (2) (D) of the said act, to the following sugar producing areas¹ the following additional quotas:

Area	Additional quotas in terms of short tons, raw value
The States of Louisiana and Florida.....	3, 024
Puerto Rico.....	7, 015
Cuba.....	16, 219
Foreign countries other than Cuba ²	224

¹ In view of the determination made in paragraph 4, Section II, of General Sugar Quota Regulations, Series 3, Revision 2, the allotment which would otherwise be made to the continental United States Beet Sugar Producing area is prorated among the areas listed in paragraph 2 hereof.

² The additional quota of 224 tons of sugar, raw value, established in paragraph 2 hereof for "Foreign countries other than Cuba" shall represent an additional reserve for further allotment to such countries.

3. It is hereby determined, pursuant to the said Public Resolution No. 109 and to Section 8a (1) (A) of the said act, that the additional quota fixed in paragraph 2 hereof for Cuba may be filled by shipments of direct-consumption sugar not in excess of 3,568 short tons, raw value.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the official seal of the Department of Agriculture to be affixed in the District of Columbia, city of Washington, this 22nd day of December 1936.

H Wallace
Secretary.

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UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
WASHINGTON, D. C.

(General Sugar Quota Regulations, Series 3, Revision 2, Supplement 4)

ADJUSTMENT IN QUOTAS FOR THE CALENDAR YEAR
1936

UNITED STATES DEPARTMENT OF AGRICULTURE,
OFFICE OF THE SECRETARY.

By virtue of the authority vested in the Secretary of Agriculture by Public Resolution No. 109, approved June 10, 1936, and by the Agricultural Adjustment Act, approved May 12, 1933, as amended, (hereinafter referred to as the "act"), I, H. A. WALLACE, Secretary of Agriculture, in order to regulate commerce with Cuba and other foreign countries, among the several States, with the Territories and possessions of the United States, and the Commonwealth of the Philippine Islands, with respect to sugar, having due regard to the welfare of domestic producers and to the protection of domestic consumers and to a just relation between the prices received by domestic producers and the prices paid by domestic consumers, do hereby make, prescribe, publish and give public notice of these regulations (constituting a supplement to General Sugar Quota Regulations, Series 3, Revision 2), which shall have the force and effect of law and shall remain in force and effect until amended or superseded by regulations hereafter made by the Secretary of Agriculture.

1. It is hereby determined, pursuant to Section 8a (2) (D) of the said act, that for the calendar year 1936 the Virgin Islands will be unable by an amount of 2,230 short tons of sugar, raw value, to produce and deliver the quota established for that area in General Sugar Quota Regulations, Series 3, Revision 2, issued July 2, 1936.

2. There are hereby allotted, pursuant to the determination made in paragraph 1 hereof and to Section 8a (2) (D) of the said act, to the following sugar producing areas¹ the following additional quotas:

Area	Additional quotas in terms of short tons, raw value
The States of Louisiana and Florida.....	254
Puerto Rico.....	591
Cuba.....	1,366
Foreign countries other than Cuba ²	19

¹ In view of the determination made in paragraph 4, Section II, of General Sugar Quota Regulations, Series 3, Revision 2, the allotment which would otherwise be made to the continental United States Beet Sugar Producing area is prorated among the areas listed in paragraph 2 hereof.

² The additional quota of 19 tons of sugar, raw value, established in paragraph 2 hereof for "Foreign countries other than "Cuba" shall represent an additional reserve for further allotment to such countries.

3. It is hereby determined, pursuant to the said Public Resolution No. 109 and to Section 8a (1) (A) of the said act, that the additional quota fixed in paragraph 2 hereof for Cuba may be filled by shipments of direct-consumption sugar not in excess of 300 short tons, raw value.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the official seal of the Department of Agriculture to be affixed in the District of Columbia, city of Washington, this 22d day of December 1936.

H Wallace
Secretary.